



**U.S. Citizenship  
and Immigration  
Services**

Date: **OCT 09 2014**

Richard A. Calice Jr.  
10 Ringleaf Ct.  
Cockeysville, MD 21030

Dear Mr: Calice:

The U.S. Citizenship & Immigration Services (USCIS), Office of Security & Integrity (OSI) has reviewed the information you provided on your Standard Form 85P, "Questionnaire for Public Trust Positions," dated May 9, 2014, and your written response to OSI, regarding a position as a Requirements Visualization Modeler on the contract between USCIS and TeraCore Inc.

On May 21, 2014, OSI served you a Letter of Interrogatory (LOI) regarding a financial concern which required resolution with a response deadline of June 5, 2014. The United States Postal Service tracking records indicate the LOI was delivered to your address of record on May 24, 2014.

On June 5, 2014, an additional 15 calendar days was granted at your request, to allow you to provide a complete response to this office. On June 11, 2014, OSI received a partial response to its LOI.

On June 12, 2014 you were advised via telephone that additional documentation was needed and must be received by OSI on or before June 20, 2014. OSI received additional information; however it did not resolve the financial concern.

As referenced in the contract between USCIS and TeraCore Inc., USCIS reserves the right to deny and/or restrict the facility and information access of any contractor employee whose actions are in conflict with federal regulations or whom USCIS determines to present a risk of compromising sensitive government information to which he or she would have access under the contract. Based upon the current available information of record, OSI has determined you are not suitable or eligible for access to USCIS facilities or information.

This letter is based on information included in your credit report(s) previously provided to you in a letter dated, May 21, 2014, which was obtained under the provisions of the Fair Credit Reporting Act. The consumer reporting agency (CRA) provided this information for employment purposes, which is permissible under the Act. The decision to take this action is entirely that of USCIS.